# UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

In Re:	)	
	)	BK No. 19-29202
Michael J. Garnmeister,	)	Chapter 7
Debtor.	)	Honorable David D. Cleary

### AMENDED NOTICE OF MOTION/HEARING

To: see service list p. 2

PLEASE TAKE NOTICE that on <u>Wednesday</u>, <u>July 1</u>, <u>2020 at 10:00 a.m.</u>, I will appear before the Honorable David D. Cleary, or any judge sitting in that judge's place, and present the motion of creditor Judy Garnmneister to extend time to object to discharge or dischargeability under 523/727, a copy of which is attached. This motion will be presented and heard telephonically.

No personal appearance in court is necessary or permitted. To appear and be heard telephonically on the motion, you must set up and use an account with Court Solutions, LLC. You can set up an account at www.CourtSolutions.com or by calling Court Solutions at (917) 746-7476. If you object to this motion and want it called on the presentment date above, you must file a Notice of Objection no later than two (2) business days before that date. If a Notice of Objection is timely filed, the motion will be called on the presentment date. If no Notice of Objection is timely filed, the court may grant the motion in advance without a hearing.

# CREDITOR JUDY GARNMEISTER'S MOTION TO EXTEND TIME TO OBJECT TO DISCHARGE OR DISCHARGEABILITY UNDER 523/727

Creditor, Judy Garnmeister ("Creditor"), through her undersigned attorney, states as follows in support of her motion:

- 1. Debtor filed a petition under Chapter 7 on 10/14/19, case number 19-29202.
- 2. Debtor has still not amended his petition to list Creditor on schedule E/F, as Debtor owes Creditor domestic support obligations, including back child support, and other debts.
- 3. 6/24/20 is the current deadline to object to discharge or challenge whether certain debts are dischargeable.
- 4. Creditor has been prejudiced by, among other things, Debtor's omission of failing to list her as a creditor in the case.
- 5. The Trustee has indicated to Creditor that he supports another extension and recommended the deadline be set to sometime after Labor Day.
- 6. Creditor respectfully requests the deadline be extended an additional 90 days, until September 22, 2020.
- 7. Creditor asks the Court strike the previously noticed motion that was mistakenly set on the Court's chapter 7 call on Thursday July 2, 2020.

**WHEREFORE**, Creditor Judy Garnmeister respectfully requests this Honorable Court to extend an additional 90 days the deadline to object to discharge or challenge whether certain debts are dischargeable, and for other or different relief as this Honorable Court deems equitable and just.

Respectfully Submitted,

Judy Garnmeister
By: s/Scott C. Polman
Attorney for Creditor

Scott C. Polman, Esq. Law Office of Scott C. Polman 8130 N. Milwaukee Ave. Niles, IL 60714 ph: (847) 292-1989 spolman.law@comcast.net No. 6294565

#### **Certificate of Service**

The undersigned, attorney of creditor, hereby certifies that on  $\underline{6/23/20}$ , the following parties shall be served the foregoing via the method of service as so indicated below.

## s/Scott C. Polman

#### **SERVICE LIST**

Motion to Extend Time to Object to Discharge or Dischargeability Under 523/727 BK Case 19-29202 Motion filed – 6/23/20

Name and/or Postal Address	Email Address (if applicable)	Method of Service
U.S. Trustee Patrick S. Layng	USTPRegion11.ES.ECF@usdoj.gov	Email CM/ECF system
Ronald R. Peterson, Trustee Jenner & Block LLP 353 N. Clark St. Chicago, IL 60654	rpeterson@jenner.com	Email CM/ECF system
	cutlerfilings@gmail.com	Email CM/ECF system
David H Cutler Cutler & Associates, Ltd. 4131 Main St. Skokie, IL 60076 Attorney for Debtor		